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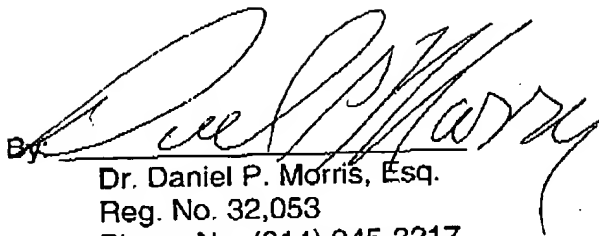
Applicants note that in the Office Action dated 09/07/2005 claims 14, 64, 65, 73, 94, 95, 103, and 121 were allowed. The examiner has given no reason for why those claims should not be maintained allowed. Applicant requests the examiner to submit a paper stating that the claims are allowed.

Claims 1-14 and 46-160 have been rejected under 35 USC 112, second paragraph as indefinite. Applicant respectfully disagrees. The examiner is apparently of the view that applicant has presented claims which are repetitions and multiplied. But the examiner has not identified any claims that the examiner considers to be substantial duplicates. Therefore, the examiner has not made out a prima facie case of indefiniteness. If the examiner believes that there are claims with different wording that have the identical scope, the examiner should identify these claims so that if applicants agree, the claims of different wording that have identical scope can be canceled without applicant surrendering any scope of the presented claims.

Applicants have paid the fees for all claims to be examined. The required filing fee covers the cost of 20 claims to be examined, including three independent claims. Applicants believe that the examiner limiting applicants to five claims for the purpose of examination is unreasonable. Applicant selects claims 57-63, 67-70 and 77 for purpose of examination which is only 11 claims. In addition as noted above applicants request that claims 14, 64, 65, 73, 94, 95, 103, and 121 be allowed.

Please charge any fee necessary to enter this paper and any previous paper to deposit account 09-0468.

Respectfully submitted,

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